



TECHNOLOGY-FACILITATED VIOLENCE AND ABUSE

IT IS AGAINST THE LAW IN NOVA SCOTIA TO ENGAGE IN CYBER-BULLYING AND TO DISTRIBUTE OR SHARE INTIMATE IMAGES WITHOUT CONSENT.

WHY CHOOSE US?

Our lawyers offer a compassionate approach, taking the time needed to understand your needs & concerns. We will prioritize your well-being, working to minimize stress and ensure you remain in control throughout the process.

BY OPERATING AS A NON-PROFIT LAW FIRM, PATH PUTS PEOPLE OVER PROFIT. WE STRIVE TO MAKE LEGAL SERVICES MORE AFFORDABLE & ACCESSIBLE FOR ALL COMMUNITY MEMBERS.

TECH-VIOLENCE

litigation process

1

MEDIATION VIA CYBERSCAN

Consider whether government-offered mediation is appropriate for your case.

File an application with the Court and serve it on the responsible person.

FILE & SERVE LAWSUIT

2

3

FIRST COURT APPEARANCE

Get instructions from the Court about timelines and procedures.

Submit evidence through affidavits and exhibits.

FILING EVIDENCE

4

5

INTERIM MOTIONS

Attend Court to discuss questions about evidence or procedure, if needed.

File written submissions and arguments with the Court.

WRITTEN SUBMISSIONS

6

7

HEARING (TRIAL)

Present evidence, examine witnesses, and present arguments to the Court.

The Court will give its decision at the hearing or release at a later date.

GETTING A DECISION

8

9

ENFORCING A DECISION

Any extra steps needed to enforce the Court order (e.g., collect money owed or remove digital content).